1	STEVEN D. ZANSBERG (SBN 177528)	
2	Law Office of Steven D. Zansberg, LLC	
3	100 Fillmore Street, Suite 500 Denver, Colorado 80206	
4	Phone Number (303) 385-8698 Fax Number: (720) 650-4763	
5	Email: steve@zansberglaw.com	
6	Attorney for Proposed Intervenor Media Coalition	
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
11		
12	UNITED STATES OF AMERICA	Case No. 18-cr-00258-EJD
13	Plaintiff,	ADMINISTRATIVE MOTION FOR LEAVE
14	v.	TO FILE UNDER SEAL MEDIA COALITION'S SUPPLEMENTAL REPLY
15	ELIZABETH HOLMES and	IN SUPPORT OF ITS MOTION TO UNSEAL COMPLETED
16 17	RAMESH "SUNNY" BALWANI, Defendants.	QUESTIONNAIRES OF SEATED JURORS AND ALTERNATES
18	Defendants.	Courtroom: 4, 5th Floor
19		Hon. Edward J. Davila
20		
21		
22		
23		
24		
25		
26		
27		
28		

ADMINISTRATIVE MOTION 2 Pursuant to Criminal Local Rule 56-1(c) and Civil Local Rule 7-11, Intervenors the Media 3 Coalition hereby moves this Court for leave to file under seal the Media Coalition's Supplemental 4 Reply in support of its to Motion Seeking the Unsealing of Completed Jury Questionnaires. A 5 redacted copy is being filed contemporaneously on the public docket today. 6 The Media Coalition respectfully submits that good cause exists to file its Supplemental 7 Reply under seal. The Supplemental Reply contains information conveyed during the Court's under 8 seal colloquy with the jurors. Accordingly, the content of those conversations should remain under 9 seal until the Court unseals the transcript. 10 DATED: November 1, 2021 11 /s/ Steven D. Zansberg 12 STEVEN D. ZANSBERG Attorney for The Media Coalition 13 (American Broadcasting Companies, Inc. d/b/a ABC 14 News, the Associated Press, Bloomberg L.P., The Daily 15 Mail, Dow Jones and Company, Inc., NBCUniversal Media, LLC, The New York Times Company, Portfolio 16 Media, Inc. – publisher of Law360, Three Uncanny Four LLC, and the Washington Post Company) 17 18 19 20 **CERTIFICATE OF SERVICE** 21 I hereby certify that on November 1, 2021, a copy of this filing was delivered via ECF to all counsel of record. 22 23 /s/ Steven D. Zansberg STEVEN D. ZANSBERG 24 25 26 27 28 ADMINISTRATIVE MOTION FOR LEAVE CASE NO. 18-CR-00258-EJD

TO FILE UNDER SEAL MEDIA COALITION'S SUPPLEMENTAL REPLY